

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

To: The Director of Technology Center 1700 COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

RECEIVED MAR 1 3 2009 TC 1700

From: Igor Troitski, first named inventor of applications No. 10/751,325; 11/317,379; 11/234,813; 11/053,983; 11/108,121 and 11/023,115; examiner: Maria Alexandra Elve 6971 Dancing Cloud Ave
Henderson, NV 89011

03/02/2009

This is Request to examine the Office Actions produced by Maria Alexandra Elve with respect to applications No: 10/751,325; 11/317,379; 11/234,813; 11/053,983; 11/108,121 and 11/023,115 which do not meet the requirements of qualified Office Actions because:

- 1. These Office Actions do not contain examination of Claims of present inventions.
- 2. The Office Actions contain pages which have been already used in the previous Office Actions.
- 3. The Office Actions reject all Claims of presented applications without distinguishing one claim from another even though these claims can relate to different subject matters (for example, several claims relate to creation of laser-induced images, other relate to the destruction of the objects by laser radiation).
- 4. The Office Actions reject Claims of presented application by referencing to patents, which do not relate to the subject matter of the present applications (for example, Claims disclosing destruction of object by laser radiation are rejected by referencing to patents disclosing methods for creation of images).

5. The examiner does not know the scientific publications, U.S. Patents and

terminology relating to the art of the present invention and does not read presented

references.

6. The examiner does not know the breakdown phenomenon, which is the

foundation of the inventions disclosed in the above mentioned applications.

7. The Office Action in the response to the Request for the Continued

Examination does not contain examination of the applicant's arguments stated in the

Remarks of the Response and coincide word for word with the previous final Office

Action.

8. The Advisory Actions in the response to the Request for Reconsideration

completely ignore the applicant's arguments, contain false statement and misrepresent the

facts.

Evidences demonstrating these statements are presented in the enclosed Remarks.

I have already addressed identical Request to Tu B. Hoang, supervisor of Maria

Alexandra Elve (faxed on 01/22/2009, mailed on 02/02/2009, 02/13/2009 and

02/23/2009) but have not received a response.

I am retired scientist and hold 26 U.S. patents but I am faced with such

disgraceful situation for the first time.

Enclosed: Remarks (pages 2-22)

Sincerely submitted by Tevilshi

Igor Troitski

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